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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 8th June, 1960:—

Issue No.	No. and date	Issued by	Subject
110	S.O. 1449, dated 4th June, 1960.	Ministry of Labour and Employment.	Inclusion of certain banking companies for certain reference—details given therein
111	S.O. 1450, dated 4th June, 1960.	Ministry of Information and Broadcasting.	Approval of films specified therein.
112	S.O. 1493, dated 8th June, 1960.	Ministry of Commerce and Industry.	Appointment of a body of persons for making investigations into the circumstances of the Sholapur Spinning and Weaving Company Ltd., Sholapur.
	S.O. 1494, dated 8th June, 1960.	Do.	Appointment of a body of persons for making investigations into the circumstances of Pratap Spinning, Weaving and Manufacturing Co. Ltd., Amalner.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW**(Department of Legal Affairs)***New Delhi, the 8th June 1960*

S.O. 1500.—In pursuance of sub-rule (2) of rule 11 and clause (b) of sub-rule (2) of rule 14 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following amendments in

the Schedule to the notification of the Government of India in the Ministry of Law, No. S.R.O. 616, dated the 28th February, 1957, namely:—

In Part I of the said Schedule, under the heading 'Office of the Election Commission', for the existing entries, the following entries shall be substituted, namely:—

1	2	3	4
All posts	Chief Election Commissioner	Chief Election Commissioner Secretary, Election Commission.	All (i) to (iii)

[No. F. 4(27)/57-Elec.]

K. SRINIVASAN,
Jt. Secy. & Legal Advisor.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 8th June 1960

S.O. 1501.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following further amendments in the Fundamental Rules, namely:—

In the said Rules,—

(1) in clause (2) of Rule 29, for the words "to a lower grade or post", the words "to a lower Service, grade or post, or to a lower time-scale" shall be substituted;

(2) after Rule 29, the following rule shall be inserted, namely:—

"F. R. 29-A.—Where an order of penalty of withholding of increment of a Government servant or his reduction to a lower Service, grade or post, or to a lower time-scale, or to a lower stage in a time-scale, is set-aside or modified by a competent authority on appeal or review, the pay of the Government servant shall, notwithstanding anything contained in these Rules, be regulated in the following manner:—

(a) If the said order is set aside, he shall be given, for the period such order has been in force, the difference between the pay to which he would have been entitled had that order not been made and the pay he had actually drawn;

(b) If the said order is modified, the pay shall be regulated as if the order as so modified had been made in the first instance.

Explanation.—If the pay drawn by a Government servant in respect of any period prior to the issue of the orders of the competent authority under this rule is revised, the leave salary and allowances (other than travelling allowance) if any, admissible to him during that period shall be revised on the basis of the revised pay".

[No. F. 2(1)-Est.III/60.]

K. S. GANAPATI, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 10th June 1960

S.O. 1502.—In pursuance of clause (d) of sub-section (1) of section 19, read with sub-section (3) of section 20 of the State Bank of India Act, 1955 (23 of 1955), the Central Government, in consultation with the Reserve Bank of India,

hereby nominates Shri M. H. Hasham Premji, 'Lands End', 54, Beramji Jijlbhoy Road, Bandra, Bombay-26 and Shri K. Ramunni Menon, 5, Tank Bund Road, Nungambakkam, Madras-6, as directors of the Central Board of the State Bank of India with effect from the 1st July, 1960.

[No. F. 8/39/60-SB.]

R. K. SESHADRI, Dy. Secy.

(Department of Economic Affairs)

INSURANCE

New Delhi, the 7th June 1960

S.O. 1503.—In exercise of the powers conferred by the first proviso to section 2C of the Insurance Act, 1938 (IV of 1938), the Central Government is pleased to exempt the Aviation and General Insurance Company Limited, an insurer constituted in the United Kingdom as a private company, from the operation of the said section for a further period of two years only from the 1st June, 1960 for the purpose of carrying on miscellaneous insurance business within the States.

[No. 251-ID(2)/60.]

S.O. 1504.—In exercise of the powers conferred by the first proviso to section 2C of the Insurance Act, 1938 (IV of 1938), the Central Government is pleased to exempt the British Aviation Insurance Company Limited, an insurer constituted in the United Kingdom as a private company, from the operation of the said section for a further period of two years only from the 1st June, 1960 for the purpose of carrying on miscellaneous insurance business within the States.

[No. 251-ID(2)/60.]

B. K. KAUL, Joint Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 18th June 1960

S.O. 1505.—In exercise of the powers conferred by section 6 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby appoints the Naval Officers and ratings serving in Indian Naval Ships, Sukanaya and Sharada and operating on the coast of India, to be Officers of Customs, and to exercise the powers conferred and perform the duties imposed by the said Act on such officers.

[No. 59/F. No. 90/8/60-L.C.I.]

M. C. DAS, Dy. Secy.

CENTRAL BOARD OF REVENUE

CUSTOMS

New Delhi, the 18th June 1960

S.O. 1506.—In exercise of the powers conferred by section 9 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Board of Revenue hereby makes the following rules prescribing and limiting the powers of the following officers of Customs, namely:—

The Naval Officers and ratings serving in Indian Naval Ships, Sukanaya and Sharada and operating on the coast of India, who have been appointed as officers of Customs, are required to prevent smuggling and are authorised to exercise all the powers conferred by sections 169, 170, 170-A, 171, 173 and 178 of the said Act on Officers of Customs duly employed for the prevention of smuggling.

[No. 60/F. No. 90/8/60-L.C.I.]

M. C. DAS Secy.

**OFFICE OF THE ASSISTANT COLLECTOR OF CENTRAL EXCISE, GOA
FRONTIER DIVISION, BELGAUM**

NOTICES

Belgaum, the 4th June 1960

S.O. 1507.—Whereas it appears that the goods as mentioned in the under-mentioned table seized in the vicinity of the Indo-Goa border, were imported by land from Goa (Portuguese possessions in India) in contravention of the Rules and Notifications as mentioned against each.

Sl. No.	Date and Place of seizure	By whom detected	Description of goods	Quantity	Rule contravened
1.	1-1-1960 Kumbhal village.	Jamadar Ch. No. 42 & the class IV staff.	Betelnuts.	8 Mds. 0 Srs. (in ten bags)	Sec. 5(1) of the Land Customs Act, 1924, and Govt. of India Ministry of Commerce & Industry Import Control Order No. 17/55 of 7-12-55 issued under Section 3 of Imports and Exports Control Act, 1947.

2. Now, therefore, any person claiming the goods is hereby called upon to show cause to the Asstl. Collector of Central Excise and Land Customs, Goa Frontier Division, Belgaum, why the above-mentioned goods should not be confiscated under section 5(3) of the Land Customs Act, 1924, read with section 167(8) of the Sea Customs Act, 1878, and why a penalty should not be imposed on him under section 7(10)(c) of the Land Customs Act, 1924, read with section 167(8) of the Sea Customs Act, 1878.

3. If such an owner fails to turn up to claim the above-mentioned unclaimed goods or to show cause against the action proposed to be taken within 30 days from the date of publication of this notice in the Government of India Gazette, the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b)10-118/60.]

Belgaum, the 8th June 1960

S.O. 1508.—Whereas it appears that the goods as mentioned in the under-mentioned table seized in the vicinity of the Indo-Goa border, were imported by land from Goa (Portuguese possessions in India) in contravention of the Rules and Notifications as mentioned against each.

Sl. No.	Date & Place of seizure	By whom detected	Description of goods	Quantity	Rules contravened
1.	31-12-1959 "Southern Transport Hubli".	Inspr. C. Ex. F.S. Hubli.	"555" Press Studs made in Germany.	116 Bundles of 48 cards, each card of 3 Doz.	Section 5 (1) of the L.C. Act, 1924, and Government of India, Ministry of Commerce and Industry Import Trade (Control) Order No. 17/55 dated 7-12-55 deemed to have been issued under Section 19 of the Sea Customs Act, 1878.

2. Now, therefore, any person claiming the goods is hereby called upon to show cause to the Asstt. Collector of C. Ex. and Land Customs, Goa Frontier Division, Belgaum, why the above mentioned goods should not be confiscated under Section 5(3) of the Land Customs Act, 1924 read with Sections 167(8) and 168 of the Sea Customs Act, 1878, and why a penalty should not be imposed on him under Section 7(1)(c) of the Land Customs Act, 1924, read with Section 167(8) of the Sea Customs Act, 1878.

3. If such an owner fails to turn up to claim the above mentioned unclaimed goods or to show cause against the action proposed to be taken within 30 days from the date of publication of this notice in the Government of India Gazette, the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b)10-122/60.]

S.O. 1509.—Whereas it appears that the goods as mentioned in the undermentioned table seized in the vicinity of the Indo-Goa border, were imported by land from Goa (Portuguese possessions in India) in contravention of the Rules and Notifications as mentioned against each.

Sl. No.	Date and Place of seizure	By whom detected	Description of goods	Quantity	Rules contravened
1	2	3	4	5	6
1	24-4-1960 between Ch. No. 19 & 20.	Inspector of C. Ex. Satarda and Staff.	Betelnuts	B.Mds. 6	Section 5 (1) of the Land Customs Act, 1924 and Government of India Ministry of Commerce and Industry Import (Control) Order No. 17/55 dated 7-12-55 as subsequently amended and issued under Sections 3(a) and 4-A of the Imports and Exports (Control) Act, 1947 and further deemed to have been issued under Section 19 of the Sea Customs Act, 1878.

2. Now, therefore, any person claiming the goods is hereby called upon to show cause to the Asstt. Collector of C. Ex. and Land Customs, Goa Frontier Division, Belgaum, why the above mentioned goods should not be confiscated under Section 5(3) of the Land Customs Act, 1924 read with Section 167(8) of the Sea Customs Act, 1878, and why a penalty should not be imposed on him under Section 7(1)(c) of the Land Customs Act, 1924, read with Section 167(8) of the Sea Customs Act, 1878.

3. If such an owner fails to turn up to claim the above mentioned unclaimed goods or to show cause against the action proposed to be taken within 30 days from the date of publication of this notice in the Government of India Gazette, the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b)10-139/60.]

Belgaum, the 9th June 1960

S.O. 1510.—Whereas it appears that the goods as mentioned in the undermentioned table seized in the vicinity of the Indo-Goa border, were imported by land

from Goa in contravention of the Rules and Notifications as mentioned against each.

Sl. No. 1	Date & Place of seizure 2	By whom detected 3	Description of goods 4	Quantity 5	Rules contravened 6
1	5-5-1960 Bhatpani Jungle near Sateli Village.	Jamadar S.R.P. Satarda and his party	Betelnuts, 11 bags.	8 B. Mds.	Section 5 (1) of the Land Customs Act, 1924 and Government of India Ministry of Commerce and Industry Import Trade (Control) Order No. 17/55 dated 7-12-55 deemed to have been issued under Section 19 of the Sea Customs Act, 1878 read with Section 3(2) of the Imports and Exports (Control) Act, 1947.

2. Now, therefore, any person claiming the goods is hereby called upon to show cause to the Asstt. Collector of C. Ex. and Land Customs, Goa Frontier Division, Belgaum, why the above mentioned goods should not be confiscated under Section 5(3) of the Land Customs Act, 1924 read with Sections 167(8) and 168 of the Sea Customs Act, 1878, and why a penalty should not be imposed on him under Section 7(1)(c) of the Land Customs Act, 1924, read with Section 167(8) of the Sea Customs Act, 1878.

3. If such an owner fails to turn up to claim the above mentioned unclaimed goods or to show cause against the action proposed to be taken within 30 days from the date of publication of this notice in the Government of India Gazette the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b)10-146/60.]

S.O. 1511.—Whereas it appears that the goods as mentioned in the undermentioned table seized in the vicinity of the Indo-Goa border were imported by land from Goa (Portuguese possessions in India) in contravention of the Rules and Notifications as mentioned against each.

Sl. No. 1	Date & Place of seizure 2	By whom detected 3	Description of goods 4	Quantity 5	Rules contravened 6
1	16-5-1960 Near Kumbhal Village.	S.R.P. Staff	8 bags of betelnuts.	Mds. Srs. 6 8	Section 5 (1) of the Land Customs Act, 1924 and Government of India, Ministry of Commerce and Industry Import (Control) Order No. 17/55 of 7-12-55 issued under Sections 3 & 4-A of the Imports and Exports (Control) Act, 1947 further deemed to have been issued—under Section 19 of the Sea Customs Act, 1878.

2. Now, therefore, any person claiming the goods is hereby called upon to show cause to the Asstt. Collector of C. Ex. and Land Customs, Goa Frontier Division, Belgaum, why the above mentioned goods should not be confiscated under Section 5(3) of the Land Customs Act, 1924 read with Section 167(8) and 168 of the Sea Customs Act, 1878, and why a penalty should not be imposed on him under Section 7(1)(c) of the Land Customs Act, 1924, read with Section 167(8) of the Sea Customs Act, 1878.

3. If such an owner fails to turn up to claim the above mentioned unclaimed goods or to show cause against the action proposed to be taken within 30 days from the date of publication of this notice in the Government of India Gazette, the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(b)10-145/60.]

E. R. SRIKANTIA,

Asstt. Collector.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 13th June 1960

S.O. 1512.—In exercise of the powers conferred by sub-sections (1) and (3) of section 117 of the Trade and Merchandise Marks Act, 1958 (43 of 1958), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Commerce and Industry No. S. O. 17, dated the 28th December, 1959, namely:—

In the said notification for the words and figures "shall on and after the 2nd July, 1960", the words and figures "shall on and after the 2nd October, 1960" shall be substituted.

[No. 7(1)-TMP/60.]

S. RANGANATHAN, Secy.

COFFEE CONTROL

New Delhi, the 14th June 1960

S.O. 1513.—In supersession of this Ministry's notification No. S.O. 1387, dated the 11th June, 1959, it is hereby notified that Shri K. Srinivasan, Chairman, Coffee Board, is granted 40 days' Terminal Leave with effect from the 31st March, 1959.

[No. F. 9(49) Plant (B)/58.]

A. J. KIDWAI, Dy. Secy.

MINISTRY OF SEETL, MINES AND FUEL

(Department of Mines and Fuel)

New Delhi 2, the 2nd June, 1960

S.O. 1514.—Whereas by the notification of the Government of Madhya Pradesh in the Revenue Department No. 39-GR-6-XII/56 dated the 4th January, 1956, under sub-section (1) of section 4 of the Land Acquisition Act, 1894 (1 of 1894), it was notified that the land described in the Schedule appended to that notification was needed or was likely to be needed for a public purpose, namely for the prospecting of coal seams for the development of the State Collieries to be worked by the Union of India;

And whereas the competent authority in pursuance of sub-section (3) of section 28 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), read with section 8 of that Act, has made his report to the Central Government;

And whereas the Central Government, after considering the report, and after consulting the Government of Madhya Pradesh is satisfied that—

- (a) the lands measuring 2632·88 acres described in Schedule 'A' appended hereto and
- (b) the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 3540·22 acres described in Schedule 'B' appended hereto

should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957, it is hereby declared that the lands measuring 2632·88 acres described in the said Schedule A and the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in lands measuring 3540·22 acres described in the said Schedule 'B' are hereby acquired.

The plans of the areas covered by this notification may be inspected in the office of the Collector, Bilaspur (MP) or in the office of the Coal Controller 1, Council House Street, Calcutta, or in the office of the National Coal Development Corporation Ltd. (Revenue Section), Darbhanga House, Ranchi.

SCHEDULE A

(Drawing No. Rev. 39/59)

Korba Coal field Block "B"

(Showing the lands to be acquired).

Manikpur area

ALL RIGHTS

Sl. No.	Village	Tahsil	Halka No.	Khewat No.	District	Area	Remarks
1	Bishrampur	Katghora (Korba)	14	113	Bilaspur	453·75	Acres Part.
2	Bhilaikh	Katghora (Korba)	14	114	Bilaspur	865·70	Acres Part.
3	Barbaspur	Katghora (Korba)	14	..	Bilaspur	129·90	Acres Part (Un-surveyed)
4	Dadar	Katghora (Korba)	14	..	Bilaspur	104·48	Acres Part (Un-surveyed)
5	Dhelwadiah	Katghora (Korba)	14	..	Bilaspur	97·35	Acres Part (Un-surveyed)
6	Rapakhara	Katghora (Korba)	Bilaspur	336·35	Acres Part (Un-surveyed)
7	Orekeria & Kudridih	Katghora (Korba)	Bilaspur	645·35	Acres Part (Un-surveyed)
Total Area :						2632·88	Acres (Approximately)

Plots to be acquired in village Bishrampur:—

199(Part), 200(Part), 201 to 203, 204(Part), 206(Part), 209(Part), 210, 211(Part), 212 to 222, 223(Part), 224 to 260, 261/1, 261/2, 262, 263, 264, 265, 266/1, 266/2, 267/1, 267/2, 268/1, 268/2, 269/1, 269/2, 270/1, 270/2, 271, 272, 273, 274/1, 274/2, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307/1, 307/2, 307/3, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322/1, 322/2, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348(part), 349/1, 349/2, 350, 351, 352, 353, 354/1, 354/2, 354/3, 354/4, 355, 356(Part), 357(Part), 358/1, 358/2(Part), 362/1(Part), 362/2(Part), 362/3(Part), 364/1(Part), 364/2(Part), 365(Part), 366(Part), 367/1(Part), 368/2(Part), 372/1(Part), 372/2(Part), 373(Part), 374(Part), 382(Part), 383, 384, 385, 386, 387/1(Part), 387/2, 387/3, 388(Part), 389(Part), 390(Part), 391, 392, 393, 394(Part), 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428/1, 428/2, 429, 430, 431.

In village Bhilaikh:—281 to 332, 333(Part), 336, to 469, 470/1, 470/2, 470/3, 471 to 541, 542/1, 542/2, 543 to 570, 571/1, 571/2, 571/3, 572 to 628.

Part of village Barbaspur.

Part of village Dadar.

Part of village Dhelwadih.

Part of village Rapakhara.

Part of village Orekhara & Kudridih.

Boundry description —

AB line passes through the Plot No. in village Bishrampur —

199, 200, 204, 211, 206, 209, 223, 356, 357, 358/2, 362/3, 363, 364/2, 362/1, 362/2, 364/1, 365, 366, 367/1, 368/2, 372/2, 372/1, 373, 374, 348, 382, 387/1, 388, 389, 390, 394 and through the village Dadar and Dhelwadih.

BCDE line passes through the villages Dhelwadih, Rapakhara, Orekhara and Kudridih.

EF line passes through village Kudridih and Barbaspur.

FA line passes through the villages Barbaspur, Bhilaikh and Bishrampur along the road Korba to Chamba.

Korba Coal Field

“Gordewa Area” Block—‘A’

Drawing No. Rev/38/59 (Showing lands where rights to none, quarry, bone, dig and search for win, work and carry away minerals are to be acquired).

SCHEDULE “B”

Mining Rights

Sl. No.	Name of villages	Tehsil	Halka No.	Khewat No.	District	Area	Remarks
1	Gordewa	Katghora (Korba)	7	12	Bilaspur	164.50	Acres Part
2	Rohina	Katghora	7	24	Bilaspur	290.40	Acres Do.
3	Kuchena	Katghora	7	25	Bilaspur	237.50	Acres Do.
4	Geora	Katghora	5	91	Bilaspur	35.75	Acres Do.
5	Danganiakhar	Katghora	9	116	Bilaspur	396.38	Acres Do.
6	Khamaria	Katghora	7	98	Bilaspur	455.50	Acres Whole
7	Charpara	Katghora	8	99	Bilaspur	313.88	Acres Part
8	Jail	Katghora	9	97	Bilaspur	213.75	Acres Do.
9	Barampur	Katghora	9	..	Bilaspur	292.68	Acres Unsurveyed Part
10	Bhairotal	Katghora	7	23	Bilaspur	1042.90	Acres Part
11	Durpa	Katghora	9	118	Bilaspur	96.88	Acres Do.
Total Area						3540.22	Acres Approximately

Plots to be acquired in village Gordewa.

523(Part), 526(Part), 531(Part), 532(Part), 533, 534, 535/1, 535/2, 536(Part), 537 to 557, 558/1, 558/2, 559 to 611, 612(Part), 613, 614, 615, 616(Part), 617(Part), 619(Part), 620(Part), 621, 622., 623, 624(Part), 628(Part), 630(Part), 631(Part), 632(Part), 633(Part), 672(Part), 673(Part), 674(Part), 675, 676(Part), 677 to 681, 682(Part), 683 to 685, 686(Part), 687 to 692, 693(Part), 696(Part), 697 to 707, 708(Part), 709(Part), 710(Part), 739(Part), 762(Part), 763(Part), 764(Part).

Plot Nos. to be acquired in village Rohina:—

4 (Part), 5 (Part), 7, 8(Part), 9 (Part), 10 to 47, 48 (Part), 54 (Part), 67(Part), 68(Part), 69, 70(Part), 71(Part), 72 to 93, 94/1, 94/2, 95(Part), 96(Part), 97(Part), 98(Part), 99(Part), 100 to 102, 103(Part), 104(Part), 105, 106(Part), 108(Part), 110(Part), 112(Part), 113(Part), 114 to 119, 120(Part), 121 to 128, 129(Part), 130, 131(Part), 147(Part), 148(Part), 149(Part), 157(Part), 158(Part), 160(Part), 161 to 165, 166(Part), 167, 168, 169/1, 169/2, 170 to 225, 226/1, 226/2, 327 to 248, 249/1, 249/2, 250, 251, 252, 253/1(Part), 253/2, 254 to 259, 260/1, 260/2, 260/3, 260/4, 260/5, 261 to 271, 272/2, 272/2, 273 to 296.

Plot Nos. to be acquired in village Khamaria —

1 to 83, 84/1, 84/2, 85 to 221, 222/1, 222/2, 222/3, 223 to 241, 242/1, 242/2, 243 to 368, 369/1, 369/2, 369/3, 370, 371.

Plot Nos. to be acquired in village Durpa—

415 to 425, 426(Part), 433/1 Ka (P), 433 Kha/1, 433 Ga/1, 431 Gha/1, 433 Cha(Part), 433 Chh/1 433 Ja/1 433 (Part)/2

Plot Nos. to be acquired in village Jail:—

1, 2, 3, 4/1, 4/2 Ka, 4/2 Kha, 4/2 Ga, 4/2 Angha, 4/2 Cha, 4/2 Chha, 4/2 Ja, 4/2 Taw, 4/2 Thw, 4/2 Da, 4/2 Dha, 4/2 Ta, 4/2 Tha, 4/2 Daw, 4/2 Dhaw, 5 to 33, 34/1, 34/2, 35 to 62, 63/1, 63/2, 64/74, 75/1, 75/2, 76, to 85, 86(Part), 87 to 107, 108(Part), 109/1, 109/2, 110(Part), 111/1(Part), 111/2(Part), 113(Part), 121(Part), 122(Part), 123, 124(Part), 125(Part), 127/1, 127/2(Part), 128, 129/1(Part), 129/2, 130(Part), 131(Part), 163(Part), 164/1(Part), 164/2(Part), 165(Part), 166 to 170, 171/1, 171/2, 173 to 178, 179 (Part), 180(Part), 183(Part), 184 to 187, 188/1(Part), 188/2(Part), 188/4, 188/5, 188/6, 188/7, 188/8(Part), 188/9, 189 to 194, 195(Part), 197(Part), 198(Part), 199(Part), 200, 201, 202(Part), 203(Part), 204(Part), 213/1 Ka, (Part), 231/1 Chha, 231(Part).

Plot No. in village Kuchena:—

88 (Part), 89(Part), 90(Part), 94(Part), 124(Part), 129(Part), 130 to 133, 135(Part), 136(Part), 137, 138, 139/1, 139/2, 140 to 167, 168/1, 168/2, 168/3, 168/4, 168/5, 168/6, 169 to 194, 195(Part), 196(Part), 198(Part), 199 to 203, 204(Part), 205 to 211, 212(Part), 215(Part), 216(Part), 217, 218(Part), 303(Part), 318(Part), 319(Part), 320(Part), 321(Part), 322(Part), 323(Part), 415(Part), 420(Part), 421(Part), 423, 424, 425, 426(Part), 427, 428, 429/1, 429/2, 430/1, 430/2, 431, 432, 433, 434(Part), 435 to 445, 446(Part), 447, 448/1, 448/2, 449 to 508, 509/1, 509/2, 509/3, 509/4, 510 to 513, 514(Part), 515 to 518, 519/1, 519/2, 520 to 551, 552/1, 552/2, 553 to 560, 561(Part), 562(Part), 563(Part), 564(Part), 565 to 568, 569(Part), 570(Part), 582(Part), 583(Part), 640(Part).

Plot Nos. to be acquired in village Bhairotal —

1 to 21, 22(Part), 23 to 26, 27(Part), 32(Part), 36(Part), 37(Part), 38 to 235, 236(Part), 237(Part), 238 to 284, 285/1, 285/2, 286 to 345, 346(Part), 347 to 421, 422/1, 422/2, 423 to 497, 498(Part), 499 to 669, 670(Part), 698/1, 698/2, 699 to 790, 791(Part), 793(Part), 797(Part), 798(Part) 799, 800(Part), 801 to 851.

Plot Nos. to be acquired in village Geora.—1007(Part).

Plot Nos. to be acquired in village Danganiakhar —

[298-299-311-312-355 (Part)].

352/1(Part), 353(Part), 354(Part), 356 to 374, 375/1, 375/2, 376 to 389, 380/1(Part), 380/2 380/3, 380/4, 380/5, 380/6, 380/7, 380/8, 380/9, 381(Part), 382(Part), 489(Part), 480(Part), 481, 482 (Part), 483(Part), 484(Part), 485(Part), 487(Part), 488 to 490, 491(Part), 492(Part), 493 to 592, 593(Part), 594 to 602.

Plot Nos. to be acquired in village Charpara —

549/1(Part), 644(Part), 645(Part), 646(Part), 648(Part), 649(Part), 659 to 662, 663(Part), 664, 665, 666(Part), 667, 668(Part), 669(Part), 670(Part), 677(Part), 697(Part), 698(Part), 699(Part), 700 to 705, 706(Part), 710(Part), 711(Part), 712(Part), 713 to 717, 718/1, 718/2, 719 to 725, 731(Part), 732(Part), 733 to 738, 739/1, 739/2, 740 to 783, 784(Part), 785(Part), 787/1(Part), 788(Part), 789 to 804, 805/1, 805/2(Part), 805/3(Part), 805/4(Part), 806(Part), 807(Part), 809(Part), 810, 811, 812(Part), 813, 814, 815(Part), 816/3(Part), 817(Part), 818, 819/2(Part), 819/3(Part), 820(Part), 822(Part), 823, 824(Part), 826(Part), 827(Part), 828(Part), 835/1(Part), 835/2(Part) 835/3, 835/4 835/5 (Part), 835/8, 835/9, 825/10, 835/12(Part), 836, 837, 838, 839, 840, 841, 842, 843(Part) 844, 845, 846, 847/1 Ka, 847/1 Kha, 847/1 Ga, 847/1 Gha, 847/1 Cha, 847/2, 847/3, 848, 849, 850, 851/1 Ka, 851/2, 853, 854, 855, 856, 857, 857/1 Kha, 857/1 Ga, 857/1 Gha, 858, 859, 860, 861/1, 862/2, 861/2, 862/1, 862/3, 862/4, 863, 864, 865, 866, 867, 868, 869, 970, 871, 872, 873/1, 873/2 874, 875, 876, 877/1, 877/2, 877/3, 877/4, 878, 888, 80, 881, 882, 883, 884, 885, 886, 887, 888 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902/1, 902/2, 903, 904, 905, 906 907, 908, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924/1, 924/2, 925 926, 927(Part), 928, 929, 930, 931, 932(Part).

Plot Nos. to be acquired in village Barampur —

Village Barampur (Part).

Boundary Description —

AB line passes through village Gordewa, Plot Nos. —

676, 672, 673, 674, 686, 710, 739, 708, 709, 764, 696, 693, 762, 763, passes through the village Bhairotal plot Nos. 27, 22, 32, 37, 36, 346, and passes along the Central line of River Ahiron, 498, along the right Bank of River Ahiron.

BC line passes through the river Ahiron, plot No. 498 of village Bhairotal and plot Nos. 298, 299, 311, 312, 355, of village Danganiakhar and also the plot Nos. of the same village, 352/1, 353, 354, 380/1, 381, 382, 480, 479, 482, 483, 484, 485, 487, 492, 491, 593 passes through the village Charpara Plot Nos. 835/1, 835/2, 835/12, 843, 835/5, 828, 827, 826, 824, 822, 820, 819/2, 819/3, 817, 816/3, 815, 812, 809, 807, 806, 805/4, 805/2, 805/3, 649, 651, 652, 655, 656, 658, 657, 663, 648, 646, 645.

CD line passes through the village Charpara plot Nos:—

645, 644, 677, 666, 668, 669, 670, 788, 787/1, 784, 785, 699, 698, 697, 706, 712, 711, 710, 725, 549/1, 732, 731, 927, 932, passes through river Ahiron then passes through village Barampur (U.S.), then passes along the Right Bank of River Hasdo.

DE line passes through village Durpa, plot Nos:—

433/1 Ka, 426, 433/2, 433/1 Cha, passes through the village Jail, plot Nos:—
86, 130, 131, 129/1, 127/2, 124, 125, 122, 121, 108, 110, 113, 111/1, 111/2, 163, 164/2, 164/1, 165, 231, 180, 179, 183, 202, 203, 204, 198, 197, 199, 188/2, 188/8, 188/1, 195, 213/1 Ka. passes along the Boundary line of village Khamaria.

EF line passes through the plot Nos. 1007 of village Geora.

FG line passes through the village Bhairotal, plot Nos. 797, 798, 800, 670, 791, 237, 236, 793 passes through the village Kuchena, plot Nos. 640, 569, 570, 564, 563, 562, 561, 514, 582, 583, 426, 420, 421, 434, 320, 415.

GH line passes through the village Kuchena plot Nos:—

320, 323, 322, 321, 318, 319, 303, 446, 212, 215, 216, 218, 204, 198, 196, 195, 124, 129, 135, 94, passes through the river Khoyar, plot Nos. 136, 88, 90, 89, passes through the village Rohina plot Nos. 157, passes through river Khoyar Plot No. 158, 253/1, 160, 166, 149, 148, 149, 147, 131, 120, 113, 112, 110, 103, 104, 108.

HA line passes through the village Rohina plot Nos:—

108, 105, 99, 98, 97, 96, 95, 68, 67, 70, 71, 54, 48, 4, 5, 9, 8, passes through the village Gordewa plot Nos. 523, 536, 526, 532, 531, 612, 617, 616, 619, 620, 624, 682, 630, 631, 632, 628, 633, 676.

[No. C2-7(66)/57.]

New Delhi, the 9th June 1960

S.O. 1515.—Whereas by the notification of the Government of India in the Department of Mines and Fuel (Ministry of Steel, Mines & Fuel) S.O. 1953 dated the 16th September, 1958 under sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition & Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in the lands measuring 9820 acres in the locality specified in the Schedule appended to that notification and reproduced in the Schedule appended hereto;

And whereas in respect of the said lands no notice under sub-section (1) of section 7 of the said Act has been given;

Now, therefore, in exercise of the powers conferred by the said sub-section (1) of section 7, the Central Government hereby specifies a further period of one year commencing from the 16th September, 1960, as the period within which the Central Government may give notice of its intention to acquire the said lands or any rights in or over the said lands.

The map of the area can be inspected at the office of the National Coal Development Corporation Ltd., (Revenue Section) "Darbhanga House", Ranchi or at the office of the Collector, Sahdol (M.P.) or at the office of the Coal Controller, 1, Council House Street, Calcutta.

Plan No. HQ/LA/22

SCHEDULE

SOHAGPUR COALFIELD BLOCK—IV

Village	Tahsil	Village No.	District	Area	Remarks
Daikhal . . .	Sohagpur	463	Sahdol	2280 Acres (Approx)	Whole.
Payari . . .	Sohagpur	589	Sahdol	2020 Acres (Approx)	Whole.
Kadmatola . . .	Sohagpur	100	Sahdol	1620 Acres (Approx)	Whole.
Sakala . . .	Sohagpur	953	Sahdol	360 Acres (Approx)	Part.
Badra . . .	Sohagpur	648	Sahdol	1060 Acres (Approx)	Part.
Keshra . . .	Sohagpur	125	Sahdol	30 Acres (Approx)	Part.
Harad . . .	Sohagpur	1031	Sahdol	1440 Acres (Approx)	Part.
Chohari . . .	Sohagpur	303	Sahdol	490 Acres (Approx)	Part.
Kikripodi . . .	Sohagpur	142	Sahdol	520 Acres (Approx)	Part.
TOTAL .				9820 Acres (Approximately)	

Boundary description:

AB line is the common boundary of villages Kikripodi & Dhuruasin.

BC line is the common boundary of villages Kikripodi & Raksa.

CD line is the common boundary of villages Daikhal & Raksa.

DE line is the common boundary of villages Daikhal and Wata Tola.

EFG line is the common boundary of villages Payari, Watatola and Pali.

GH line is the common boundary of villages Kadamtola and Pali.

HI line is the common boundary of villages Kadamtola and Mahai.

IJ line is the common boundary of villages Kadamtola & Amhai.

JK line is the common boundary of villages Kadamtola & Dhuma.

KL line is the common boundary of Part of village Badra, village Sakla, village Dhuma and Part of village Jiditola.

LM line passes through the villages Sakala and Badra.

MA line passes just north of railway line and through the villages Badra, Keshra, Harad, Chohari and Kikripodi.

[No. C2-22(12)/59.]

S.O. 1516.—Whereas by the notification of the Government of India in the Department of Mines and Fuel (Ministry of Steel, Mines & Fuel) S.O. 1952 dated the 16th September, 1958 under sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition & Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in the lands measuring 9550 acres in the locality specified in the Schedule appended to that notification and reproduced in the Schedule appended hereto;

And whereas in respect of the said lands no notice under sub-section (1) of section 7 of the said Act has been given;

Now, therefore, in exercise of the powers conferred by the said sub-section (1) of section 7, the Central Government hereby specifies a further period of one year commencing from the 16th September, 1960, as the period within which the Central Government may give notice of its intention to acquire the said lands or any rights in or over the said lands.

The map of the area can be inspected at the office of the N.C.D.C. Ltd., (Revenue Section) "Darbhanga House," Ranchi or at the office of the Collector, Sahdol (M.P.) or at the office of the Coal Controller, 1, Council House Street, Calcutta.

Plan No. HQ/LA/28

SCHEDULE

SOHAGPUR COALFIELD, BLOCK—V

Village	Tahsil	Village No.	District	Area	Remarks
Kikripodi . . .	Sohagpur	142	Sahdol	570 Acres Appx.	Part.
Chohari . . .	Sohagpur	303	Sahdol	1120 Acres Appx.	Part.
Harad . . .	Sohagpur	1031	Sahdol	760 Acres Appx.	Part.
Keshra . . .	Sohagpur	125	Sahdol	360 Acres Appx.	Part.
Badra . . .	Sohagpur	648	Sahdol	320 Acres Appx.	Part.
Pakharia . . .	Sohagpur	570	Sahdol	70 Acres Appx.	Part.
Kalyanpur . . .	Sohagpur	92	Sahdol	160 Acres Appx.	Part.
Goida . . .	Sohagpur	249	Sahdol	80 Acres Appx.	Part.
Pasan . . .	Sohagpur	580	Sahdol	2730 Acres Appx.	Part.
Jamuni . . .	Sohagpur	333	Sahdol	1400 Acres Appx.	Whole.
Latar . . .	Sohagpur	904	Sahdol	1590 Acres Appx.	Part.
Parashi . . .	Sohagpur	519	Sahdol	390 Acres Appx.	Part.
TOTAL .				9550 Acres Approximately.	

Boundary Description:

AB line passes through the south of railway line and through the villages Kikripodi, Chohari, Harad, Keshra, Badra, Pakharia and Kalyanpur.
 BC line passes through the villages Kalyanpur, Goida & Pasan.
 CD line passes along the northern bank of Nulla Keuai.
 DA line passes through the villages Latar, Parashi, and Kikripodi.

[No. C2-22(13)/59.]

M. BUTT, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 2nd June 1960

S.O. 1517.—Under Section 4(viii) of the Indian Cotton Cess Act, 1923 (14 of 1923), the Central Government are pleased to re-appoint Thakur Nahar Singh, Badnawar, to be a member of the Indian Central Cotton Committee, Bombay, for a further period of three years with effect from 1st April, 1960 to represent the Cotton growing industry in the Madhya Pradesh State.

[No. 1-18/59-Com.IV.]

AJUDHIA PRASADA, Under Secy.

MINISTRY OF REHABILITATION

New Delhi, the 1st June, 1960

S.O. 1518.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties in the State of Bihar specified in the Schedule for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires the said evacuee properties.

THE SCHEDULE

URBAN

Monghyr District

Sl. No.	Particulars of property	Name of village, town & P.S. etc.	Name of evacuee
1	House bearing H. No. 25.	Maksuspur, Monghyr Town.	Bibi Fatema E.P.N. 75/50.
2	One House.	Khalasi Mohalla, P.S. Jhajha.	Mohammad Mofiz.
3	Do.	Pipradih, P.S. Jhajha.	Mohammad Hanif.
4	Do.	Maharajanj.	Abdul Khair, Pleader.

Purnea District.

5	One pucca House.	Nim Bazar, Purnea.	Kauruddin E.P.N. 13/50.
6	Holding No. 110 Ward No. 1.	Drivertola, Katihar.	Ismail Mian E.P.N. 54/50.
7	Homestead land (3 Kathas) Larkanitola, Katihar.	Larkanitola, Katihar E. Bal-dhari Driver, W. Rasta, S.-Amir Hassan, N. Wallan Saheb.	Dr. Waizul Haque E.P. Case No. 65/55.
8	Homestead land. 12 Kathas.	Adjacent to Employment Exchange Office, Katihar, Dist. Purnea.	Dr. Waizul Huque E.P. No. 65/55.
9	Homestead land.	Mirchai Bari, Katihar.	Sadique Mian E.P. 59/54.
10	5 Kathas of Homestead land.	Do.	Budhan Mian E.P. 56/54.
11	House bearing H.N. 52.	Kishanganj, Dist. Purnea.	Masiuddin E.P. No. 1/53.

[No. FI(1222)58/Comp.III/Prop. I]

I. N. CHIB,

Dy. Chief Settlement Commissioner and *Ex-Officio*
Dy. Secy.*New Delhi, the 9th June 1960*

S.O. 1519.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee property specified in the schedule hereto annexed in the State of Bihar for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee property specified in the schedule hereto annexed.

SCHEDULE.

S. No.	Particulars of the evacuee property	Name of the town and locality/village in which the property is situated	Name of the evacuee
1.	Kacha house in Municipal Holding No. 146, S. C. Sen Road, Purulia.	Purulia town.	Shamsul Haque.

[No. FI(1222)58/Comp.III/Prop.I.]

KANWAR BAHADUR,
Settlement Commissioner and *Ex-Officio*, Dy. Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 3rd June 1960

S.O. 1520.—In exercise of the powers conferred on me by Sub-Section (3) of Section 55 of the Administration of Evacuee Property Act (XXXI of 1950) I, S. W. Shiveshwarkar, I.C.S., hereby delegate to Shri Y. L. Taneja, Deputy Custodian General of Evacuee Property, all powers vested in me under the said Act for the period from 1st April, 1960 to 15th April, 1960.

[No. 27(22)Admn.(Prop.)/60.]

S. W. SHIVESHWARKAR,

Custodian General of Evacuee Property.

(Office of the Chief Settlement Commissioner)

New Delhi, the 7th June 1960

S.O. 1521.—In exercise of the powers conferred by Section 5 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) the Central Government hereby appoints Shri Y. L. Taneja, Settlement Commissioner as Deputy Custodian General of Evacuee Property for the period from 1st April 1960 to 15th April, 1960.

[No. 27(22)/Admn.(Prop.)/60.]

KANWAR BAHADUR,

Settlement Commissioner (A) & Ex-Officio Dy. Secy.

DELHI DEVELOPMENT AUTHORITY

New Delhi, the 7th June, 1960.

S.O. 1522.—In pursuance of the provisions of Sub-Section (4) of the Section 22 of the Delhi Development Act, 1957, the Delhi Development Authority has replaced at the disposal of the Central Government the land described in the Schedule below:—

SCHEDULE

1. Land measuring 13 acres in Arak Pur Bagh Mochi Estate, bearing Khasra No. 560/180.

2. The above land is bounded as follows:—

North.—Nazul Land.

South.—Nazul Land.

East.—Railway boundary.

West.—Ring Road.

[No. F.13(64)58A.]

B. C. SARKAR, Secy.

MINISTRY OF COMMUNITY DEVELOPMENT & COOPERATION

(Department of Community Development)

New Delhi, the 19th May 1960

S.O. 1523.—In pursuance of sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following amendment in the Schedule to the notification of the Government of India in the

Ministry of Community Development. No. S.R.O. 4(5)/58-O&M dated the 15th May, 1958, namely:

In Part III of the said Schedule, after existing entries, the following Heading and entries shall be inserted, namely:—

CENTRAL INSTITUTE OF STUDY
AND RESEARCH IN COMMUNITY
DEVELOPMENT MUSSOORIE

ALL
POSTS

ADMINISTRATIVE
OFFICER

ADMINISTRATIVE
OFFICER

ALL VICE
PRINCIPAL

[F.No.18/6/60-Admn.]

N. KAUL, Dy. Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 8th June 1960

S.O. 1524.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Dhemo Main Colliery and their workmen.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD

REFERENCE No. 6 OF 1960.

PARTIES:

Employers in relation to the Dhemo Main Colliery

AND

Their workmen

PRESENT

Shri G. Palit, M.A.B.L., Chairman, Central Govt. Industrial Tribunal, Dhanbad.

APPEARANCES:

Shri S. S. Mukherjee, B.Sc.B.L., Advocate, with Shri Manindra Kumar De, Labour Welfare Officer, for the Dhemo Main Colliery.

Shri Mohit Kumar Mukherjee, Advocate, for Shri Ram Khelwan.

Shri Kalyan Shankar Roy, Colliery Mazdoor Sabha, for the workmen.

STATE: West Bengal.

INDUSTRY: Coal.

Camp: Calcutta, dated the 25th May, 1960

AWARD

The Ministry of Labour and Employment, Government of India, by its Order No. 2/196/59-LRII dated the 13th January, 1960 referred the aforesaid dispute under Section 10(1)(d) of the Industrial Disputes Act, 1947 (XIV of 1947) to the Central Government Industrial Tribunal at Dhanbad presided over by me for adjudication.

2. The issue contained in the schedule to the Order of reference stands as follows:—

“Whether the discharge of Shri Arjun Nunia, surface trammer, with effect from the 1st July 1959, was justified and if not, to what relief is he entitled and from whom, i.e., whether from the management of Dhemo Main Colliery or the Contractor, Shri Ram Khelwan?”

3. The annexure 'H' to the Union's written statement shows that Arjun Nunia was a surface trammer in the Dhemo Main Colliery under Sarvashree Ram Khelwan and A Lala who were surface/trammers contractors. This order of dismissal is dated 1st July, 1959. There is said to have been an enquiry in connection with the charge sheet dated 26th June 1959. This charge sheet is annexure 'G'. There are three items of charges, namely, (1) for habitual absence on duty without leave or permission, (2) for negligence of duty, and (3) for instigating others to create troubles during working hours. Trammer Arjun Nunia replied to the charge-sheet saying that he was assaulted by Ram Kishen Nunia who was brother of Ram Khelwan on 25th June 1959. He was sent to the hospital by the police officer at Asansol. As that was a strike day, he could not find any conveyance and could not reach in time. The other charges are denied to be baseless. The enquiry proceeding is not before me. The other annexures to the written statement of the union further shows that the workers were being harassed by the contractors for their union activities. During the hearing Shri Ram Khelwan admits that Shri Arjun Nunia was unjustly dismissed. In the failure report of the Conciliation Officer which is Annexure—I(4), I get that Ram Khelwan was the employer and the paymaster. He agreed to pay retrenchment compensation to the worker as provided for under law but he was not willing to take him back in service. I further get that Shri Ram Khelwan was one of the contractors for raising and tramming of tubs. His contract to the management for such work was contained in a written contract before the Conciliation Officer. In order to carry out the contract work Shri Ram Khelwan maintained a labour force and paid to the workers so employed on time-rated basis. The Conciliation Officer states that Arjun Nunia was working with this contractor as a surface trammer. So the plea now taken before me that Shri A. Lala was his partner and that Arjun Nunia was not his employee but of A. Lala cannot be sustained. Shri A. Lala is only another such contractor like him. Had Arjun Nunia been in the exclusive employ of Shri A. Lala, then there would be no point in Ram Khelwan agreeing to pay the retrenchment compensation. Even if it is a partnership business still he can be held answerable for compensation for wrongful dismissal as a joint tortfeasor. The management disclaims being a party to this dismissal. This being the position I find that there is no case against Shri Arjun Nunia which can be sustained before me. So Shri Arjun Nunia is entitled to be reinstated with effect from 1st July 1959.

4. Regarding the compensation, as the management has nothing to do in the matter of this dismissal, the management cannot be held liable for any portion of it. Shri Arjun Nunia is found entitled to have half his average monthly earnings right from 1st July 1959 upto the date of his reinstatement. He must be reinstated within one month of the award coming into operation. This compensation would be recoverable from Shri Ram Khelwan. Shri Ram Khelwan tried to shift the responsibility of dismissal to the management saying that Arjun Nunia was the employee not of him but of the management and that the management induced him to effect the said dismissal. That is why the management allowed its printed form to be used for the purpose. I must say that this is childish. If Shri Ram Khelwan had nothing to do with Arjun Nunia, why should he dismiss him? The management all along says that it allowed its printed form being used by the contractors as they have none of their own. The issue does not mention Shri A. Lala. If Shri A. Lala is jointly liable with Ram Khelwan the latter may take steps to have the compensation apportioned between themselves. But that is a matter which is outside the scope of the present issue or the present adjudication.

5. There is another angle from which the matter must be viewed. If it was a case of dismissal between Shri Arjun Nunia and Ram Khelwan who is a contractor, then there is no industrial dispute, strictly speaking, as defined in the Act. Not only an industrial dispute should be a dispute between an employer on the one hand and the employee on the other but it must be in respect of an industry. The employer must have some interest or ownership in the industry in which the worker in question is employed. In this case it may be argued that Shri Ram Khelwan has no interest in the colliery in question and as such he is not an industrial employer. This is true to a certain extent. But the position has become different because of the management being implicated in the matter. I get from the admitted documents that barring leave and the actual disbursement of wages which are in the hands of the contractor, the other things, namely, medical treatment, sick koraki, supervision of work, disciplinary action, payment of bonus, were all in the hands of the management. Shri Arjun Nunia was admittedly employed in the aforesaid colliery. His work was under the supervision of the management's officer conjointly with the contractor. The

management had also admitted before the Conciliation Officer that he was the principal employer. So in that view of the matter the present dispute is an industrial dispute though it is one directly between Shri Ram Khelwan and Shri Arjun Nunia and only indirectly between the worker and the management. Though Shri Ram Khelwan has been made liable for the compensation payable to Arjun Nunia, the management is held liable for continuance of the work to Shri Arjun Nunia after he is reinstated under the award of this Tribunal. I want to clarify the position further. My award is that Shri Ram Khelwan will be bound to take back Shri Arjun Nunia in his employ as before and also to put him up in work in the aforesaid colliery as ordered by the Tribunal and the management will also be under an obligation to take him back. In this view of the matter, I think the latter portion of the issue is answered, namely, how far the relief is available against the management of the Dhemo Main Colliery or the contractor Shri Ram Khelwan or against both.

6. The contention of Messrs. Macneill & Barry Limited being necessary party in this case is liable to be turned down in view of the fact that such managing agency has been relinquished with effect from 1st January 1960 as per letter of the Chief Mining Engineer of Messrs. Equitable Coal Co. Ltd., dated 11th March, 1960.

7. The award has been passed on hearing the parties and having the admitted documents before me which made it unnecessary for the Tribunal to have further oral evidence in the case.

Camp: Calcutta,

Sd./ G. PALIT,
Chairman, Central Govt.
Industrial Tribunal, Dhanbad.

[No. 2/196/59-LRII.]
S. N. TULSIANI, Under Secy.

New Delhi, the 14th June 1960

S.O. 1525.—In pursuance of Sub-Section (1) of Section 16 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government appoints Shri V. N. Rajan, I.C.S., as Director General, Employees' State Insurance Corporation, with effect from the forenoon of the 8th June, 1960, for a period of 3 years.

[No. F. HI-5(3)/60.]
B. R. SETH, Dy. Secy.

New Delhi, the 14th June 1960

S.O. 1526.—Whereas immediately before the Employees' Provident Funds Act, 1952 (19 of 1952), became applicable with effect from the 31st July, 1956, to the factory known as the Swastik Oil Mills Limited, Saltpan Road, Wadala, Bombay-31, there was in existence a provident fund common to the employees employed in the factory, to which the said Act applies and the employees in its other establishments specified in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by section 3 of the said Act, the Central Government hereby directs that the provisions of that Act shall also apply to the said establishments.

SCHEDULE.

1. The Swastik Oil Mills Limited, General Manager's Office, 13, Wittet Road, Ballard Estate, Fort, Bombay-1.
2. The Swastik Oil Mills Limited, Madras Hakim Mansion, 14th Stringer St., Broadway, Madras.
3. The Swastik Oil Mills Limited, Poona-93/2-B, Luxmi Road, Budhwar Peth, Poona-2.
4. The Swastik Oil Mills Limited, Ahmedabad, P.B. No. 64, Mirzapur Road, Ahmedabad.
5. The Swastik Oil Mills Limited, Baroda, Mazumdar Wada, Raopura, Baroda.
6. The Swastik Oil Mills Limited, 56, St. James Church Road, Kashmeri Gate, Delhi.

[No. FF.II.9(31)58.]
P. D. GAIHA, Under Secy.

MINISTRY OF INFORMATION & BROADCASTING

New Delhi-2, the 8th June, 1960.

S.O. 1527.—It is notified for general information that Dr. T. Lakshminarayana having tendered resignation of the membership of the Madras Advisory Panel of the Central Board of Film Censors, the Central Government has accepted the same with effect from the 25th May, 1960.

[No. F. 11/4/59-FC.]

S. PADMANABHAN, Under Secy

